Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that::

My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or no nignal, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: SILICON-CONTAINING COMPOSITION'S FOR SPIN-ON ARCHARDMASK MATERIALS.

the specification of which (check one)				
	is attached hereto.			
X	was filed on October 6, 2003 as Application Serial No. 10/679,782 and was amended on			
I hereby state that	I have reviewed and understand the contents of the above- Identified specification, including the claims, as amended treferred to above.			

acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, 1,56.

I hereby claim foreign priority benefits under Title 35, United States Code, '119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s):

Number Country Day/Month/Year Priority Claimed

I hereby claim the benefit under Title 35, United States Code, 1120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the pior United States application in the manner provided by the first paragraph of Title 35, United States application in the manner provided by the first paragraph of Title 35, United States application and the special provided by the special pro

Prior U.S. Applications:

Serial No.

Filing Date

Status

I hereby declare that all statements made herein of my own knowledge are true and that all statements made in matter and the statements and the investment of the knowledge that he knowledge that the sea statements were made with the knowledge that list list less that ment and the list experience and the knowledge that the sea statements and the list experience and the statements are decorated; the validity of the application or any patient size of the recommendation of the statements may decorate the validity of the application or any patient size of the recommendation of the statements and the statements are decorated as the statement and the statements are decorated as the statements are decorated as the statement are

As a named inventor, I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Loseph P. Abate, Rep. No. 302.83, Jay Anderson, Rep. No. 38.371; ra D. Blecker, Reg. No. 28,584; Steven Capella, Reg. No. 33,085; James J. Clofff, Reg. No. 51,564; Harold Huberfeld, Reg. No. 26,885; Todd M.C. LJ. Reg. No. 45,554; Arthorny N. Nagistrela, Reg. No. 35,055; Margarst A. Pepper, Reg. No. 45,008; Eugenat S. Shutrion, Reg. No. 36,978; H. Daniel Schnurmann, Reg. No. 35,791; Steven Soucar, Reg. No. 82,440; William P. Skiadony, Reg. No. 33,787; Marc D. Schecter, Reg. No. 28,989; Tiffany, I Townsend, Reg. No. 43,199; Cristopher A. Hughes (Reg. No. 26,149; John E. Hole (Reg. No. 26,279; Joseph C. Redmond, Jr. (Reg. No. 13,759); Steven Fischman, Reg. No. 34,594; Leopold Presser, Reg. No. 19,827, Frank S. DíGiglio, Reg. No. 3,348; William C. Roch, Rea No. 42,472; Edward W. Grotz, Reg. No. 33,705.

Send all correspondence to:

Steven Fischman, Esq. Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, NY 11530

Correspondence Address Customer No. 23389 Direct Telephone Calls to: Steven Fischman, (516) 742-4343

Declaration and Power of Attorney for Patent Application

,		- and rengeropoulog	, ,
	Signature:	Man	10/02/03
	Residence:	30 East Hill Road Cortlandt Manor, New York 10567	Date
	Citizenship: Post Office	USA	
	Address:	Same as residence	
(2)	Inventor:	Wu-Song Huang	
	Signature:		
	Residence:	33 Ireland Drive Poughkeepsie, New York 12603	Cate
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(3)	Inventor:	Argein P. Mahoroyvila	_
	Signature:	Alfa & Mohomb	10.02.03
	Residence:	475 Bronxville Road Bronxville, New York 10708	Date
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(4)	inventor:	Wayne Moreau	
	Signature:		
	Residence:	10 Lydia Drive Wappingers Falls, New York 12590	Opte
	Citizenship:	USA	
	Post Office Address:	Same as residence .	
(5)	inventor:	Pitch Pitelifler On \	1
	Signature:	U43 MMM	<u> 10/</u> 2/03
	Residence:	24 Main Street, Apt. 3C Dobbs Ferry, New York 10522	Dato
	Citizenship:	GERMAN	
	Post Office Address:	Same as residence	

D claration and Power of Attorney for Patent Application

(1)	Inventor:	Marie Angelopoulos	
	Signature:		
	Residence:	30 East Hill Road Cortlandt Manor, New York 10567	Date
	Citizenship;	USA	
	Post Office Address:	Same as residence	
(2)	inventor:	Wu-Song Huang	10/01/03
	Signature:	1)~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
	Residence:	33 Ireland Drive Poughkeepsie, New York 12603	Data
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(3)	Inventor:	Arpan P. Mahorowila	
	Signature:		
	Residence:	475 Bronxville Road Bronxville, New York 10708	Date
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(4)	Inventor:	Wayne Moreau	
	Signature:	Wayne Moren	10/03/03
	Residence:	10 Lydia Drive Wappingers Falls, New York 12590	Date
	Citizenship:	USA	
	Post Office Address:	Same as résidence	
(5)	inventor:	Dirk Pfeiffer	
	Signature:		
	Residence:	24 Main Street, Apt. 3C Dobbs Ferry, New York 10522	Date
	Citizenship:	GERMAN	
	Post Office Address:	Same as residence	

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(6) 711 Briar Ranch Lans San Jose, CA 95120 Citizenship: USA

Post Office

Same as residence

Declaration and Power of Attorney for Patent Application

(1)	inventor:	wane angeropouros	
	Signature:		Date
	Residence:	30 East Hill Road Cortlandt Manor, New York 10567	Date
	Citizenship: Post Office	USA	
	Address:	Same as residence	
(2)	Inventor:	Wu-Song Huang	
	Signature:		Date
	Residence:	33 Ireland Drive Poughkeepsie, New York 12603	Date
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(3)	Inventor:	Arpan P. Mahorowala	11-11-
	Signature:	Aspan & Mchowud	July 2, 2007
	Residence:	475 Bronxville Road Bronxville, New York 10708	Date
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(4)	Inventor:	Wayne Moreau	
	Signature:	· · · · · · · · · · · · · · · · · · ·	Date
	Residence:	10 Lydia Drive Wappingers Falls, New York 12590	Date
	Citizenship:	USA	
	Post Office Address:	Same as residence	
(5)	Inventor:	Dirk Pfeiffer	
	Signature:		
	Residence:	24 Main Street, Apt. 3C Dobbs Ferry, New York 10522	Date
	Citizenship:	GERMAN	
	Post Office Address:	Same as residence	

(8) Inventor: Ratmam Sooriyakumaran
Signature: Rottvam Sharakumaran
Residence: 711 Briar Ranch Lane
San Jose, CA 96120

Cittzenship: USA
Post Offica
Address: Same as residence